	IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT FOR		
	TENNESSEE AT NASHVILLE		
•	Corey Taylor	Case NO: 3:22-cv: 00920	
	Plai ntiff		
	V1.		
	Trinity service Group		
	beschdants		
· · · · · · · · · · · · · · · · · · ·			
	Plaintiff's petition in opposition to Doc. NO. 78		
	Trinity's Response to Plaintiff's supplemental Response.		
· · · · · · · · · · · · · · · · · · ·	come Now plaintiff corey taylor, pro se without counsel	seeking to move this court to Deny.	
	The Defendants motion Doc, No. 78 and their motion for summary Judgment. Plaintiff oppose Doc No. 78		
	and presents as follows his Acasons as thus will be supported by Law.		
	Describants continue to raise arguments that flaintiff canno	of prove any liability on the behalf of	
	Trinity when the liability is proven and shall be determined by a Jury of the maximum allowed.		
	Trinity was the and still are the Responsible parties for the	Dairy means provided to the Davidson	
	county Downtown Detention center and all of DCSD facilities. Plaintiff has a oral medical condition		
	That can be viewed in case NO: 3122-CV-00705 Taylor VI W	elipath which such will prove an existing.	
	condition that plaintiff Does have. Defendants are not enti	tied to summary Judgment because the	
	actions of Defendants caused plaintiff to suffer with harms		
	on which a dury and or this court could reasonably find		
	It is well and Clearly established that in considering	, ,	
	court must view the facts and draw an reasonable inf		
	Favorable to the non-moving party. Anducson V. Liber		
P91	386335-tv-28350" "	Cont'd	
- /-	HT		

, a cardo ar or chore or an architecture and architecture architecture architecture and architecture architecture architecture architecture and architecture archit		
4 11 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	could be Returned. The court is not required or permitted, however, to studge the evidence or	
of \$113.00 per 1984 to 10 distributed of appropriate control of the 10 per	make findings of fact. Ramik vi Darling intern., Inc. 161 F. Supp. 2d 772. The harm and	
	Insury suffered by plaintiff Due to the Deliberate indifference and negligent acts of Defendant su Insury and harm is and has been irreparable. A dispute over a material fact is geniuine. As it has been proven and stated Defendants is not entitled to sudgment of any kind and	
The first states and the states and		
	This court shall agree the same.	
NEW ALTON T MAKAGEMBA DIE HERMINGSPRONGERUNGSWEIGEN VERSCHAFT	wherefore, plaintiff praysthis court will grant his requested relief and Deny Defendants motion for summary sudgment and Rule in Favor of plaintiff.	
Normalization Residential and American State (Section 1988) and the Company of th		
	Respectfully Submitted	
	Coray Taylor	
F	Cectificate of service	
B 18 11 NAME AND ADDRESS OF PROPERTY SERVINGS OF THE PROPERTY SERVINGS		
- 1 x 1 have the the still of 1 till 1 till distribution as a reflection on 1 or 4 at 1 till 10 till 10 till	I, Attest that on 12/30/24 The foregoing was placed in T. C. I. X. Inmate mail to be Delivered	
II A TET I SE INFERENCIANA AND AND AND AND AND AND AND AND AND	To the u.s. District court clerk via U.s. postal service. The foregoing was mailed to Il9 Church St, Nashville, TN 37203 First class Postage Taxed to plaintiff's Inmate	
The Third and his management of the agreement of the agre	Account.	
E I TENENSIA MENENSIA	Respectfully Submitted	
Now, programmed the sparring program, implementary processed systems of principal conference.	Correy Taylor	
•		
common with the manufacture and manufacture and a square with the set of		
	ase 3:22-cv-00920 Document 80 Filed 01/07/25 Page 2 of 4 PageID #: 481	
192		

Logal Valled #55419 たいれな OFILE NITHING 1499 Rwimoore Memorial Hwy RECEIVER US DISTRICT COURT JAN 07 2025 TURNEY CENTER MAIL ACOM DEC 3 0 2024 Middle District for Tennessee 10, united States District court MAILED AS PHIVILEGED 119 church st NASTAILE . 3 JAN 2025 R ZIP 371 40 02 7H 00061 66628 TAGE MIPITNEY BOWES \$-000.69° JAN 02 2025

Case 3:22-cv-00920

Document 80

Filed 01/07/25

Page 3 of 4 PageID #: 482

The Department of Corrections has neither inspected nor censored and is not responsible for the contents

Turney Center Industrial Comp. ex

leged legal Mai

Case 3:22-cv-00920

Document 80

Filed 01/07/25

Page 4 of 4 PageID #: 483